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In the Office Action of August 1, 2007, Applicant was required to elect a single compound or a mixture thereof from each of Species I-III. Applicant instead elected Species II in the Election filed on September 4, 2007.

In Response to the Notice of Non-Compliance, Applicant hereby elects the following materials:

Species (1) anionic surfactant - sodium lauryl ether sulphate

Species (II) non-ionic gelling agent - Laureth-4

Species (III) post foaming agent - iso-pentane

REMARKS

In the Response filed on September 4, 2007, Applicant did not elect a single compound or mixture from each of Species I-III. Applicant has now made such elections and thus withdrawal of the Notice of Non-Compliant Amendment is respectfully requested. Regarding the further selection made above, the Applicant believes that all claims in the application encompass the selected materials.

It is noted that the Applicant has also added further dependent claims to this application.

CONCLUSION

In view of the foregoing amendments and remarks, the Applicant respectfully submits that all of the claims pending in the above-identified application are in condition for allowance, and a notice to that effect is earnestly solicited.

If the present application is found by the Examiner not to be in condition for allowance, then the Applicant hereby requests a telephone or personal interview to facilitate the resolution of any remaining matters. Applicant's attorney may be contacted by telephone at the number indicated below to schedule such an interview.

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The U.S. Patent and Trademark Office is authorized to charge any additional fees incurred as a result of the filing hereof or credit any overpayment to our deposit account #19-0120.

Respectfully submitted, Najem YAQUB et al., Applicants

Date: 04, 31, 2007

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